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(SOLE INVENTOR) Alty. Docket No.: END920020072

Declaration and Power of Attorney for Patent Application

As a be	low named	inventor, I hereby de	clare that::				
(if anly	one name is	listed below) or an	tizenship are as stated original, first and joint It on the invention enti	inventor (if plural na	mes are listed belo	w) of the su	iblect matter which is
the spe	dication of	which (check					
X		is attached hereto.					
		was filed on	a	s Application Serial I	No	_ and was	amended on
		have reviewed and referred to above.	understand the conter	nts of the above-iden	tified specification,	including the	e claims, as amende
	wiedge the e eral Regulati	y	mation which is materi	al to the patentability	of this application i	in accordan	ce with Title 37, Cod
certifica	ite listed bel		under Title 35, United Intified below any forei is claimed:				
	. Prior For	eign Application(s):					
	Number NONE		Country	Day/Mont	h/Year		Priority Claimed
subject the firs this app	matter of earling in the earling in	ach of the claims of t of Title 35, United St defined in Title 37, Co	i, United States Cocle, his application is not o lates Code, §112, I ac ode of Federal Regula ing date of this applica	disclosed in the prior knowledge the duly b tions, §1.56 which oc	United States appli a disclose informati	ication in the ion material	e manner provided b to the patentability of
	Prior U.S	i. Applications:			•		
	Senal No NONE) .	Filing Dal	e		Status	
are beli are pur	eved to be to Ishable by	rue; and further that t fine or imprisonment	de herein of my own ki hese statements were L or both, under Secti of the application or a	made with the knowle on 1001 of Title 18 o	edge that willful false of the United States	e statemenu	and the like so mad
J. Sam No. 36, Redmo 47,558 Reg. N applica to McG	odoviz, Reg 493, Joseph Ind, Jr., Reg , Charles J. o, 41,140, H Lion and Irai	. No. 31,297. William Petrokaltis, Rog. No. . No 18,753. Andrew Gross, Reg. No. 52,5 ae-Chan Park. Reg. sact all business In LP, 1750 Tysons Bo	r, I hereby appoint Da- i E. Schiesser, Reg. N b. 38,995, John E. Hoo M. Calderon, Reg. N 272, Scott J. Hawranel No. 50,114 and Mark the Patent and Tradel ulevard, Suite 1800, N	o. 53,559, William H., M. Reg. No. 26,279, C o. 38,093, S. Luke Ar k, Reg. No. 52,411, T (J. Young, Reg. No. mark Office connecte	Steinberg, Reg. No Christopher A. Hugh nderson, Reg. No. 4 Maryam M. Ipakchi, 39,436 as attorney at therewith. All co	i. 28,540, Jo nes, Reg. No 44,507, Sco , Reg. No. S s and/or ago rresponden	Ann K, Crockatt, Reg D. 26,194. Joseph C It A, Felder, Reg. No 1,835, Philip D. Lane ents to prosecute this ce should be directe
(1)	Inventor	James R. Wason			-		
	Signatur	e: James R	Wear			7	une 25, 2003
	Residen	te: 32 Spice Bush L	ane, Tuxedo, New Yo	rk 10987			Date

Post Office Address: Same as above

(SOLE INVENTOR)
Any. Docket No.; END920020072

"Title 37, Code of Federal Regulations, § 1.56:

(a) A patent by its very nature is effected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filling and prosecution of a patent application has a duty of candor and good faith toward the Patent and Trademark Office, which Includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each ponding claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned.

(b) Under this section, Information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and (1) it establishes, by itself or in combination with other information, a prima facie case of unpatentability; or (2) it refutes, or is inconsistent with, a position the applicant takes in: (i) opposing an argument of unpatentability relied on by the Office, or (ii) asserting an argument of patentability.